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15 16	Attorneys for Plaintiffs Office Depot, Inc.; Agency Services, LLC; P.C. Richard & Sor Cooperative of America, Inc.; ABC Applian Product Management, Inc.; CompuCom Sy	n Long Island Corporation; MARTA nce Inc.; Tech Data Corp. and Tech Data
17	Product Management, Inc.; CompuCom Sy MetroPCS Wireless, Inc.	estems, Inc.; NECO Alliance LLC; and
18	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
19	SAN FRANCISO	
20	In re TFT-LCD (FLAT PANEL) ANTITRUST LITIGATION	Master File No. MDL No. 1827
21		Individual Case Nos.: 3:11-cv-2591-SI; 3:11-
22	This Document Relates To:	cv-3856-SI; 3:11-cv-4119-SI; 3:11-cv-5765- SI; 3:11-cv-6241-SI; 3:11-cv-1426-SI; 3:11-
23	Office Depot, Inc. v. AU Optronics Corp., et al., 3:11-cv-2591-SI	cv-3763-SI; 3:11-cv-5625-SI; 3:11-cv-00829- SI;
24		DECLARATION OF STUART H.
25	Schultze Agency Services, LLC, on behalf of Tweeter Opco, LLC and Tweeter Newco, LLC	SINGER IN SUPPORT OF PLAINTIFFS' OPPOSTION TO DEFENDANTS'
26	v. AU Optronics Corp., et al., 3:11-cv-3856-SI	MOTION FOR SUMMARY JUDGMENT
27	P.C. Richard & Son Long Island Corp., et al. v. AU Optronics Corp., et al., 3:11-cv-4119-SI	
28	110 Optionies Corp., et ut., 5.11 ov 7117 51	
	DECL. OF STUART H. SINGER	MDL No. 1827

Tech Data Corp., et al. v. AU Optronics Corp., et al., 3:11-cv-5765-SI	
CompuCom Systems, Inc. v. AU Optronics Corp., et al., 3:11-cv-6241-SI	
NECO Alliance LLC v. AU Optronics Corp., et	
al., 3:11-cv-1426-SI	
Interbond Corp. of America v. AU Optronics Corp., et al., 3:11-cv-3763-SI	
Alfred H. Siegel, As Trustee of the Circuit City Stores, Inc. Liquidating Trust v. AU Optronics	
Corp., et al., 3:11-cv-5625-SI	
MetroPCS Wireless, Inc. v. AU Optronics Corp., et al., 3:11-cv-00829-SI	

1 I, STUART H. SINGER, declare as follows: 1. I am a partner at the law firm of Boies, Schiller & Flexner LLP, liaison counsel for 2 Direct Action Plaintiffs ("DAPs") including Alfred H. Siegel, As Trustee of the Circuit City 3 Stores, Inc. Liquidating Trust and MetroPCS Wireless, Inc., and counsel for Office Depot, Inc. 4 ("Office Depot"), Interbond Corporation of America ("BrandsMart"), P.C. Richard & Son Long 5 6 Island Corporation ("P.C. Richard"), NECO Alliance LLC ("NECO"), CompuCom Systems, Inc. ("CompuCom"), and Schultze Agency Services, LLC ("Tweeter"), and co-counsel for Tech Data 7 8 Corp. ("Tech Data") (collectively, "Plaintiffs"), and I am licensed to practice law in the State of 9 Florida and admitted to practice pro hac vice before this Court. Except for those matters stated on information and belief, which I believe to be true. I have personal knowledge of the facts recited in 10 11 this declaration and, if called upon to do so, I would competently testify under oath thereto. 2. Attached hereto as Exhibit A is a true and correct copy of the June 13, 2013 Expert 12 Report of B. Douglas Bernheim, PhD, Concerning Office Depot, Inc. 13 3. Attached hereto as Exhibit B is a true and correct copy of the October 29, 2013 14 Expert Report of Professor Dennis W. Carlton. 15 16 4. Attached hereto as Exhibit C is a true and correct copy of the October 31, 2013 17 Expert Report of James A. Levinsohn and Edward A. Snyder with Errata. I declare under penalty of perjury that the foregoing is true and correct. 18 Executed this 29th day of April, 2014, at Ft. Lauderdale, Florida. 19 20 /s/ Stuart H. Singer 21 Stuart H. Singer 22 23 24 25 26 27 28